TED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov OCT 1 2 2007 ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE FIRST NAMED INVENTOR Mamoud Sadre 3614 10/659,517 09/11/2003 10/03/2007 **EXAMINER** MAMOUD SADRE RAPP, CHAD 165 Tremont Street Boston, MA 02111 ART UNIT PAPER NUMBER 2125 DELIVERY MODE MAIL DATE 10/03/2007 PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/659,517	SADRE, MAMOUD
Office Action Summary	Examiner	Art Unit
	Chad Rapp	2125
The MAILING DATE of this communication app	1	<u> </u>
Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
- 1)⊠ Responsive to communication(s) filed on		
2a) This action is FINAL . 2b) ⊠ This	action is non-final.	
3) Since this application is in condition for allowar		•
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.
Disposition of Claims		
4)⊠ Claim(s) 1-15 is/are pending in the application.	·	
4a) Of the above claim(s) is/are withdraw		
5) Claim(s) is/are allowed.		·
6)⊠ Claim(s) <u>1-15</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/o	r election requirement.	
Application Papers	-	يران يوانون والمستجيبات ويك
9) The specification is objected to by the Examine	er.	
10) The drawing(s) filed on is/are: a) acc	epted or b) objected to by the	Examiner.
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correct		
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attached Office	e Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)-(d) or (f).
1. Certified copies of the priority document	s have been received.	
2. Certified copies of the priority document		ion No
3. Copies of the certified copies of the prior		
application from the International Bureau	u (PCT Rule 17.2(a)).	·
* See the attached detailed Office action for a list	of the certified copies not receive	ed.
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Attachment(s)	•	
1) Notice of References Cited (PTO-892)	4) Interview Summary	
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) 	Paper No(s)/Mail D 5) Notice of Informal R	
Paper No(s)/Mail Date	6) Other:	

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1. Claims 1-15 are presented for examination.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 3. Claims1-15 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. In independent claims 1 and 15, the claims both contain system plus a computer program which is two separate statutory class types only one type of statutory class, either a system or a computer program must be selected per claim.
- 5. As to claim 1, the phrase "commodity-like" renders the claim indefinite because it is unclear what the metes and bounds of "commodity-like" are. The specification fails to provide definitive limitation of the phrase.

As to claim 2, the phrase "tree-like" renders the claim indefinite because it is unclear what the metes and bounds of "tree-like" are. The specification fails to provide definitive limitation of the phrase.

6. As to claim 1, line 5 "the value-added" should be changed to "a value-added". There is insufficient antecedent basis for this limitation in the claim.

As to claim 2, line 3 "the branches" should be changed a "branches". There is insufficient antecedent basis for this limitation in the claim.

As to claim 4, line 1 "the means of extracting" should be changed to "a means of extracting". There is insufficient antecedent basis for this limitation in the claim.

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As to claim 7, line 2 "the key root products" should be changed "key root products". There is insufficient antecedent basis for this limitation in the claim.

As to claim 11, lines 1 and 2 "the stored specifications" should be changed to stored specifications". There is insufficient antecedent basis for this limitation in the claim.

As to claim 13, line 3 "the shelf life" should be changed to "a shelf life". There is insufficient antecedent basis for this limitation in the claim.

- 7. The claim(s) are narrative in form and replete with indefinite and functional or operational language. The structure which goes to make up the device must be clearly and positively specified. The structure must be organized and correlated in such a manner as to present a complete operative device. The claim(s) must be in one sentence form only. Note the format of the claims in the patent(s) cited.
- 8. An examination of this application reveals that applicant is unfamiliar with patent prosecution procedure. While an inventor may prosecute the application, lack of skill in this field usually acts as a liability in affording the maximum protection for the invention disclosed.

 Applicant is advised to secure the services of a registered patent attorney or agent to prosecute the application, since the value of a patent is largely dependent upon skilled preparation and prosecution. The Office cannot aid in selecting an attorney or agent.
- 9. A listing of registered patent attorneys and agents is available on the USPTO Internet web site http://www.uspto.gov in the Site Index under "Attorney and Agent Roster." Applicants may also obtain a list of registered patent attorneys and agents located in their area by writing to the Mail Stop OED, Director of the U. S. Patent and Trademark Office, PO Box 1450, Alexandria, VA 22313-1450.

Claim Rejections - 35 USC § 101

10. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

- 11. In independent claims 1 and 15, the claims recite a computer program. It should be noted that code(i.e., a computer software program) does not do anything per se. Instead it is the code stored on a computer that, when executed, instructs the computer to perform various functions. The following claim is a generic example of a proper computer program product claim; A computer program product embodied on a computer-readable medium and comprising code that, when executed, causes a computer to perform the following:
- 12. No prior art rejections are provided at this stage of the prosecution in view of the many 112 issues. See MPEP 2173.06 (Prior art rejection of claim rejected as indefinite):
 - "... where there is a great deal of confusion and uncertainty as to the proper interpretation of the limitations of a claim, it would not be proper to reject such a claim on the basis of prior art. As stated in In re Steele, 305 F.2d 859, 134 USPQ 292 (CCPA 1962), a rejection under 35 U.S.C. 103 should not be based on considerable speculation about the meaning of terms employed in a claim or assumptions that must be made as to the scope of the claims."

It is extremely difficult to determine the metes and bounds of the claimed invention due to the numerous 112 issues presented above.

Conclusion

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chad Rapp whose telephone number is (571)272-3752. The examiner can normally be reached on Mon-Fri 11:00-7:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Leo Picard can be reached on (571)272-3749. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

J. P. P.

Chad Rapp Examiner Art Unit 2125

cjr

LEO PICARD
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
*	Α	US-2004/0193528	09-2004	Sadre, Mamoud	705/037
*	В	US-2004/0133502	07-2004	Sadre, Mamoud	705/037
*	С	US-2002/0156774	10-2002	Beauregard et al.	707/3
*	D	US-2003/0003985	01-2003	Han, Byung Soo	463/17
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FOREIGN PATENT DOCUMENTS

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